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7 8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
9	MICHAEL	Z. MORICZ, an individual,	Case No
10		Plaintiff,	COMPLAINT FOR PATENT
11	V.		INFRINGEMENT
12	GOOGLE, INC., a Delaware corporation,  JURY TRIAL DEMANDED		
13		Defendant.	
14 15	Plair	ntiff Michael Z. Moricz alleges as f	follows:
16		_	E OF LAWSUIT
17	1.		wsuit brought under the patent laws of the
18	United State	es, 35 U.S.C. §§ 271, 281, 283-285	
19		II. THI	E PARTIES
20	2.	Mr. Moricz is an individual resi	ding in Bellevue, Washington.
21	3.	Defendant Google, Inc. is a Del	aware corporation with its principal business
22	address at 1600 Amphitheatre Parkway, Mountain View, California 94043.		
23		III. JURISDICT	TION AND VENUE
24	4.	This Court has subject matter ju	risdiction under 28 U.S.C. §§ 1331 and 1338.
25	5.	This Court has general and spec	rific personal jurisdiction over Google because
26	Google main	ntains continuous and systematic c	ontacts with the State of Washington, and
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1	conducts business related to its primary search engine found at <a href="www.google.com">www.google.com</a> ("Google		
2	Search Engine") in at least two permanent places of business that are physically located in		
3	this District. In addition, Google maintains a registered agent for service of process in		
4	Tumwater, Washington.		
5	6. Venue is proper in this Court under 28 U.S.C. §§ 1391(b), 1391(c), and/or		
6	1400(b).		
7	IV. BACKGROUND		
8	7. Mr. Moricz is the owner of the entire right, title and interest in U.S. Patent No		
9	7,693,956 ("the '956 Patent"), entitled "ACCESSING DEEP WEB INFORMATION		
10	USING A SEARCH ENGINE," issued April 6, 2010 (attached as "Exhibit A"). All		
11	maintenance fees have been paid.		
12	8. The '956 patent is generally directed to methods of accessing deep web pages		
13	containing airline flight information using a search engine.		
14	9. Mr. Moricz is the owner of all right, title and interest in U.S. Patent No.		
15	7,716,303 ("the '303 Patent"), entitled "ACCESSING DEEP WEB INFORMATION		
16	ASSOCIATED WITH TRANSPORTATION SERVICES USING A SEARCH ENGINE,"		
17	issued May 11, 2010 (attached as Exhibit B). All maintenance fees have been paid.		
18	10. The '303 patent is generally directed to methods and apparatuses enabling		
19	access to deep web pages containing information associated with transportation services,		
20	e.g., car rentals, using a search engine.		
21	11. Google is engaged in the business of developing and providing products and		
22	services directed to web searches, including deep web searches.		
23	12. Google's products and services, including the Google Search Engine, include		
24	the ability to access deep web information associated with airline flights and transportation		
25	services as taught and claimed in the '956 and '303 patents.		
26	13. Google has had knowledge of the technology claimed in at least the '956		

patent since at least October 27, 2009. 1 **GOOGLE INFRINGES THE '956 PATENT** V. 2 14. Google has been and is directly infringing at least claims 1-6 and 8-10 of the 3 '956 Patent under 35 U.S.C. § 271(a) by making, using, selling and/or offering for sale the 4 Google Search Engine. 5 15. Google's infringement of the '956 Patent has injured and will continue to 6 injure Mr. Moricz unless and until the Court enjoins further infringement of the '956 Patent. 7 **GOOGLE INFRINGES THE '303 PATENT** 8 VI. 16. Google has been and is directly infringing at least claims 1, 14, and 16 of the 9 10 '303 Patent by making, using, selling and/or offering for sale the Google Search Engine. 17. Google's infringement of the '303 Patent has injured and will continue to 11 injure Mr. Moricz unless and until the Court enjoins further infringement of the '303 Patent. 12 VII. JURY DEMAND 13 Mr. Moricz requests a trial by jury of all issues so triable. 14 PRAYER FOR RELIEF 15 VII. WHEREFORE, Mr. Moricz asks this Court to enter judgment against Google and 16 against its subsidiaries, affiliates, agents, servants, employees and all persons in active 17 concert or participation with Google, granting the following relief: 18 A. A judgment declaring that Google has infringed the '956 Patent; 19 В. A judgment declaring that Google has infringed the '303 Patent; 20 C. A judgment, order, or award of damages adequate to compensate Mr. Moricz 21 for Google's infringement of the '956 Patent, in no event less than a reasonable royalty, 22 together with prejudgment interest from the date infringement of the '956 Patent began; 23 D. A judgment, order, or award of damages adequate to compensate Mr. Moricz 24 for Google's infringement of the '303 Patent, in no event less than a reasonable royalty, 25 together with prejudgment interest from the date infringement of the '303 Patent began;

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1	E. A preliminary and/or permanent injunction prohibiting Google and its		
2	subsidiaries, affiliates, parents, successors, assigns, officers, employees, attorneys, agents,		
3	and all other persons acting with Google or on its behalf from infringing the '956 Patent;		
4	F. A preliminary and/or permanent injunction prohibiting Google and its		
5	subsidiaries, affiliates, parents, successors, assigns, officers, employees, attorneys, agents,		
6	and all other persons acting with Google or on its behalf from infringing the '303 Patent;		
7	G. An accounting to determine information relevant to establishing the extent of		
8	Google's infringement and amount of Mr. Moricz's damages;		
9	H. An award of costs and attorneys' fees, pursuant to 35 U.S.C. § 285 to the		
10	extent the Court finds this case to be exceptional;		
11	I. An order trebling the damage award under 35 U.S.C. § 284, together with		
12	prejudgment interest; and		
13	J. Such other and further relief as this Court may deem proper and just.		
14	Dated August 2, 2010		
15	SCHWABE, WILLIAMSON & WYATT, P.C.		
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